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## **U.S. Department of Justice**

United States Attorney Eastern District of New York

EJK:TJS F.#2010R00397 271 Cadman Plaza East Brooklyn, New York 11201

September 22, 2010

## By E-mail and ECF

Heidi Cesare, Esq. Federal Defenders of New York, Inc. 1 Pierrepont Plaza, 16th floor Brooklyn, New York 11201

> Re: U.S. v. Mohammed Amadu Criminal Docket No. 10-190 (JG)

Dear Ms. Cesare:

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, please find enclosed with this letter discovery supplementing the discovery provided on August 4, 2010 (DOJ MA 1 to DOJ MA 35); August 23, 2010 (DOJ MA 36 to DOJ MA 51); September 7, 2010 (DOJ MA 52 to 120); September 13, 2010 (DOJ MA 121 to 171); and September 15, 2010 (DOJ MA 172 to 194) in the above-referenced matter.

Enclosed are copies of the following documents:

- Copies of translations of recordings of the defendant's calls from the Metropolitan Detention Center, which were previously produced (Bates numbered DOJ MA 195 to 314);
- Copies of photographs of the defendant's iPod (Batesnumbered DOJ MA 315 to 317);
- Copies of photographs of the heroin and heroincontaining suitcase seized in the above-captioned case (Bates numbered DOJ MA 318 to 323);
- A copy of a portion of a diagram of the floorplan of the Customs area in Terminal 3 at John F. Kennedy International Airport (Bates numbered DOJ MA 324)1; and
- A copy of a map showing the approximate path of Delta Flight No. 167 from Accra, Ghana to the United States (Bates numbered DOJ MA 325).

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If you have any questions or further requests, please do not hesitate to contact me.

Very truly yours,

LORETTA E. LYNCH United States Attorney

By: /s/ Tyler J. Smith
Tyler J. Smith
Assistant United States Attorney
(718) 254-6186

Enclosures

cc: Clerk of Court (JG) (w/o enclosures)